fortoural Results No. 203 Main street, up Stoles, over German National Bank. J. B. Ranberry, general agent for Arkania John E. Rearden, agent, at Little Rock. J. E. Kannady, agent, Fort Smith, Ark. JEO. R. Enkin, agent, Washington, Ark. Rev. A. H. winfield, agent, Camden, Ark.

TO CORRESPONDENTS. notice can be taken of anonymous Com-atunications. Whatever is intended for the d by the name and address of the writer, as a guarantee of his good faith and olness letters should be addressed to " THE

communications for publication must be written on one side of the page only, and with all other matters connected with the editorial department, should be addressed: Em US OF THE APPEAL, Mamphis. 's cannot, as a rule, undertake to return artim not found satisfuls for publication.

will endeavor to advise its readly. In that is may often fall; but its opine to emissiver to make the APPEAL so able to its readers, and desirable as a mebeceafter appear every Saturday, and or Sunday reading appropriate to that day affairs of the papers and office, to still or is it to the support and confidence of the

FOR GOVERNOR, EMERSON ETHERIDGE. FOR CONGRESS,

HON. JOHN W. LEFTWICH. FOR STATE SENATOR, HON. JOHN W. SMITH. FOR REPRESENTATIVES, HON. DAN ABLE, HON. W. W. COLEMAN.

OUR PLATFORM. LOYALTY to the Union of the STATES PERSONAL TY TO THE CONSTITUTION IN Its true extent and meaning: Obedience to and calntenance of all isws, State and Na-

tional, constitutionally enacted. RESISTANCE to Tyranny, Usurpation and Oppression, of one man or many; and to all encroachments upon the rights of freemen or of States, or upon the just and Constitutional prerogatives of any Department of the State or National

RESPONATION of disfranchised citizen to all rights and privileges of which they

PERPETUAL ASSURANCE to the colored race of all the rights of freemen. of any honest debt.

No ESPARLISHMENT of Military Des potisus, no enthroning of martial law, no suspension of the writ of Habeas Corpus, no slaying of citizens by Military Commissions, no lettres de euchet, in time of peace. STREET SUBGRDINATION of the Military

to the Civil Power. No STANDING ARMIES of States in time

Approvat of the efforts of the Presi-dent to prevent the annihilation of civil precedent, nor any false doctrine for surplus with which otherwise he might clusting \$23,000 customs and \$338,000 Government, and to restore the Union of the States; and of all that he has done to defend the Constitution and to main-

and sea-board, puffed up also with the glorious victory" It achieved after immense toll, by means of a million of men at once in the field, including two hundred thousand European mercenaries, fifty or sixty thousand Canadians and a hundred and fifty thousand negross, over a bundred thousand Confede- be, rate soldiers, have a great fancy for playing the bully with the rest of the world. They have a special spite at Eugland, because they were compelled, up to England the Ambassadors of the Confederate States, Messrs, Mason and SLIDELL, and spologize for taking them forcibly from a British vessel; and they damages done Yankee commerce by the

They have signally failed to bully an English Court, as will appear by the following report of a decision by one of the most eminent Judges in England;

exceptions to the answer put in by the listendants, the United States of American beautiful and void.

others, carrying on business under the firm of Fraser, Troublin & Co., as agent in this country for the "pretended government of the Confederate States, which assumed the administration of the come, at the same time, the great gas-which assumed the administration of the world.

United States, which have emancipated there are emancipated there are manipulated to Juarez, together with a reiteration of the hope forwarded some time since to Juarez by the confederate States, which assumed and other wise than as a prisman of the confederate of the world.

United States, which have emancipated there are manipulated to Juarez to the firm of Fraser, Troublin & Co., as agent in this country for the "pretended of the said, "I suppose the states of the some time since to Juarez by the confederate of the same time, the great gas-become, at the gre erument of the Confederate States, which assumed the administration of public affairs in part of the doministration of the United States." The bag of the world.

An Eaglish Court of Justice will one of the United States and each, alleged that the "association, or so-called Confederate government had been dissolved, and ceased to exist, and that the several persons who had formed the intermediately as other suitors. And if the two questions, and on whose account the cother suitors. And if the two questions, and on whose account the cother suitors. And if the two questions, and on whose account the cother suitors. And if the two questions, and on whose account the cother suitors. And if the two questions, whether the Union was a Union as other suitors. And if the two questions, whether the Union was a Union the suitors, and on whose account the cother suitors. And if the two questions, whether the Union was a Union as other suitors. And if the two questions, whether the Union was a Union the suitors. And if the two questions, whether the Union was a Union as other suitors. And if the two questions, whether the Union was a Union the suitors. And if the two questions, whether the Union was a Union the suitors. And if the two questions, and the suitors are the suitors and will appear to morrow and will appear to morrow side door of a gallery of pictures a few into the same time, the great gas one of war.

It is not true, as stated, that the secretary you have just that the remark you have go that the remark you have go they will tell you something about him, and I think you will conclude the remark you have go that the remark you have not at all inappropriate. It is a very well established fact that Brownlow has the exact likeness or photograph of a suck of suck is feel that there will be no account the color of a suck of the united of t

of States only, under a Constitutional Confederate government, including the cotton is question, that such persons did not claim to be earning the of the United States and was a tile paramount therefor, in their answer to the original bill Messes Framer & Co. finished that the United States have complete, independently of an analysis and was a state property of the cotton as state property of the Confederate government, in elaiming the cotton as state property of the Confederate government, in claiming the cotton as a factor of the Confederate government, in claiming the cotton as state property of the state of the Confederate government, to estimate the United States have complete to severate the confederate government in claiming the cotton as state property of the mational debt upon it the dissolved de facto Confederate government, in claiming the cotton as state property of the mational debt upon it the desired and include the could confederate government, to expect the confederate government, to expect the confederate government, to expect the confederate government, the specific of the confederate government, to expect the confederate government, to whom the United States had succeeded; and all rights and liabilities created in respect to all rights and liabilities created i

lar state. They had filed a cross bill against the United States and President Johnson for the purpose of obtaining discovery in aid of their defense, and their interrogatories were directed to the footing on which the Confederate government were regarded by the United States with a view to obtain an admission for the purpose of the suit that such Confederate government was a de facto government, and not be long to the particular state in the federal union for any purpose, legal or illegal, yeared in such main.

The United States had filed a long and elaborate answer, of which it will be assigned that the plaintiffs in the property contributed by inhabitants of the such main.

The United States had filed a long and elaborate answer, of which it will be assigned to the states for house of the such main.

The United States had filed a long and elaborate answer, of which it will be assigned that the plaintiffs in the property and claborate answer, of which it will be assigned that the plaintiffs in the property and claborate answer, of which it will be assigned to the state for the property contributed by inhabitants of the such main.

The United States had filed a long and elaborate answer, of which it will be assigned to the state for the property contributed by inhabitants of the such main.

The United States had filed a long and elaborate answer, of which it will be assigned to the state for the property contributed by inhabitants of the such main.

The United States had filed a long and elaborate answer, of which it will be assigned to the state for the property contributed by inhabitants of the such main and the property contributed by inhabitants of the such main and the property contributed by inhabitants of the such main and the property contributed by inhabitants of the such main and the property contributed by inhabitants of the such main and the property contributed by inhabitants of the such main and the property contributed by inhabitants of the such main and the property contributed by inhabitants o

the cross suit (Fraser & Co.) had excepted citizens.

to it as insufficient on the ground that —The

the law of each of the separate sovereign states, and particularly of Texas; retains to being to successors of the Confederate being to successors of the Confederate government, and as to the position of such Confederate government, and as to the position of such Confederate government, whether taxes, "protection to home industry."

LATEST

BY TRILEGRAPH

The tax-gatherer is a human institution. When God fulnimated the curse that the Confederate such an addition to its saverity as is made by internal revenue taws, income M. F. M. P. II. 1 Search of the position of many to the position of laxes, "protection to home industry," it was regarded by the United States at the direction of monoposition of factor government exercising a de factor government exercising a de factor government exercising a date, county, town and municipal taxes are factor of factor of monoposition of monoposit ourth exception was similar in effect to but He did not ordain them, ner did He

fourth exception was similar in effect to the first. The vice-chancellus said that the first and fourth exceptions, by which the Illies States were required to state the United States were required to state their laws, which formed part of their case, must be everraled, as the party interregating, although entitled to obtain information from his opponent as to his own title, could not compel a discovery of that which related to the opponent's own title. The third exception shood upon a different feeting, and must be allowed. It was of the utmost importance to the plaintiffs in the cross suit that they should know whether the persons from whom they had acquired the cotton in question were regarded by the United States as a body of men who that violently and by force of arms exacted contributions and seized upon property, which they employed against the United States, or whether there was a defect government by which the United States, or whether there was a defect government by which the United States and factors government by which the interests of Gild and humanity." Of course these must go of the United States, or whether there was a defect government by which the properties and the did not ordain them, ner did He did not ordain them that the compelled the

that portion between the alleged Confederate bling with this question, attempt to government and the state of Texas. This abolish a law of nature, treated as a was a most important point for the curse, and immeasurably increase the plaintiffs (in the cross suit) to obtain increase the vilis they essay to remedy. What the formation upon, as it most materially affected their position in respect of the of labor, but of taxes. Let these be deaffected their position in respect of the cotton claimed in the original suit. He creased by aggacious, honest legislation might add that the United States, in and by an economical administration of stating that "of their (state of the federal and state governments. Let the federal and state governments the federal and state governments. Let the federal and state governments the federal and state governments. Let the federal and state governments the federal and state governments the federal and state governments. Let the federal and state governments the

heir answer in a mistake of the law, as their toll, and doubles the curse which his court not only might, but must take makes the ground sterile until moistened inis court not only might, our district and the purposes of this sult or whether the Confederals government was of was not a de facto government. The third exception would, so admirably developed in Memphis. exception and stood alone he should not | United States, which exempts the powexception and appeared to have allowed it, erful aristograpy of bondbolders from all JOHN S. C. HOGAN & CO. o the state of Texas, as to the law re-

> and third sllowed, ther parties than these States; that a for the office of Governor. It might arms me of the means to war upon them to whip them back into oysters, a box of sardines or a can of pre-had joined the party. the Union, it was treason in their citi- served meats or fruits, to put an adhesive zens to resist, as it was rebellion to se- stamp upon them, under pain of a fine of cede; that the Ordinances of Secession, fifty dollars, as it requires all receipts for and all acts of all departments of the money, notes and contracts to be ordinances were pull and void; and that and propriety require all letters, and mingham palace to-day.

there never was any war waged by the theatre and concert tickets, and notes of from New York arrived to-day. Southern States against the United invitation to parties to be stamped, and The Confederate States of America." bread and wine, the egg freshly laid be-Even the Courts, of the States and the life the new-born male infant, not duly de-United States, may be corrupted or bul- stamped on coming into the world. lied, into deciding these questions in the | Thon steps in the Chief Inquisitor, in

pretation, and the Judge not an au- nots from him a per centage on his profits tion.

to defend the Constitution and to main-tain the rightful supremacy of the civil and least of all, charters; these things rescality in legislation, of the Governor's @10c higher. Corn unchanged and qui law; and charity and allowance for read themselves without a judge, and in useless staff, of the State Blackguards, at 75c. Outs steady at 676688c. Rye dul read themselves without a judge, and in judge, and in despite of him; they put forth a subterwhat he has left undone or done amiss.

SYNGIED.

The United States, at a distance from and unassallable with effect by European Powers, except upon the ocean and each for justice.

The decisions of partical pulse of their known optimions of the blackguards, and the optimion of the the blackguar

on certain positical questions, can have, "Plane's man " of Drogenes,-" a two ceipts 736, experts 6657 bales. Sugar and when given on these identical questions, when given on these identical questions, legged animal without feathers."

very little weight with the judicial tri
Take one single example. A few days XXX, \$15.50. Corn firm; yellow and bunals of other countries, which are since a lot of ground in Memphis was mixed, 75@85c; white, 90c. Outs frame, neither to be bought or builted, as no sold for \$11,437 50. First came the Uni-

ate States were a de fracto Government, "reigns in all the portions of our time; Corn, shelled, Sposse delivered when the Protectorate ended, and it meets us everywhere and is procured by every instrument, and in all chances, and of May, 1600, it was deemed to be, and enters in at many doors."

Total 78c and 8. Super. Section 1766-78c dedivered. Bye. SI 40. Sugar, refined, advanced ic. Mess pork, SEI and the throne, on the by every instrument, and in all chances, and enters in at many doors."

NO HUMBUC!

BATHING ESTABLISHMENT, refined, advanced ic. Mess pork, SEI and therees, large plain hams, 181c. Lard therees, large plain hams, lar 28th of May, 1670, it was deemed to be, and enters in at many doors." not the first, but the twelfth year of his ing to bully England into paying for the reign. The governments that had ex-

the 30th of January, 1849, were ignored as having had no hugful existence, and the Protectorate as if it never had been But no fool ever denied that the government of Chomwell, had been a morrow.

In the casinet held this week, adjourned early this afternoon. The instructions to military commanders relative to registration agreed on at the meeting yesterday, were again revised government of Chomwell, had been a morrow.

In the casinet held this week, adjourned early this afternoon. The instructions to military commanders relative to registration agreed on at the meeting yesterday, were again revised and will probably be promulgated to morrow. wing report of a decision by one of the most eminent Judges in England;

Vice Characters Cores, Losses, May 26.

Before Vice Characters, May 26.

Before Vice Characters of America and Assistantial fact; nor were Charles II or his judges or Parliament knaves enough to promounce every thing done three Johnson.

This case came before the court upon exceptions to the answer put in by the defendants, the United States of Americans to the answer put in by the defendants, the United States of Americans to the Positions were restored.

To seem sevident at this writing that owned and the large amount of business to the temporary illness of the president and the large amount of business to the temporary illness of the issuance of orders to the various military commanders revoking their orders in certain cases of removals of southern officials, will be defined and the large amount of business to the various military commanders revoking their orders in certain cases of removals of southern officials, will be defined and the large amount of business to the temporary illness of the president at this writing that owners and assign that the county the rust did it some damage, but not enough to materially effect it. With a good crop of corn and a fair growth of cotton, and Etheridge for governor we will soon be ourselves again.

The Barmer of the 19th is responsible for the following singular statement:

One of a grown in the rust did it some damage, but not enough to materially effect it. With a good crop of corn and a fair growth of cotton, and Etheridge for governor we will soon be ourselves again.

The Barmer of the 19th is responsible to the temporary illness of the president and the large amount of business of the president and the large amount of business of the president and the large amount of business of the root enough to materially effect it. With a good crop of corn and a fair growth of cotton, and Etheridge for governor we will soon b

defendants, the United States of America, to the cross bill of Messrs, Fraser, Trenholm & Co., which was filed for the purpose of obtaining discovery in aid of their defense to the original bill of the United States.

The proceedings in these suits have been on so many occasions reported that the consultation of the sufficient to state that the governments of the Consultation and present the suit of the sufficient to state that the governments of the Consultation and present the States and present the States and present the State that the consultation of the sufficient to state that the consultation of the president's return from his New England trip. The fact the president's return from his New England trip. The fact the president's return from his New England trip. The fact that the substitute the other day said of some one to me unknown, that it was determined to consider each that it was determined to consider each that the same of the state that the president's return from his New England trip. The fact the president's return from his New Englan in will be sufficient to state that the original bill was filed by the United States for the purpose of recovering certain bales of cotton consigned during the late rebellion or war of secession to be senacted by the late ate rebellion or war of secession to les were reserved to be enacted by the in the way of an intercession with the best I did not see the exact aptitude defendants, Messrs. Priofesu and United States, which have emancipated liberal authorities in Mexico to save the

elaborate answer, of which it will be states government that it should have a sought to ruin his credibility by elicting sufficient to state that the plaintiffs in service face at hand to protect its the fact that Cleavor had been lately enviced of rape and murder, and that,

was a de forto government by which their acts of authority were exercised in the southern states. The distinction was most important and might be illustrated ing the disclesure. As Adam had just such as the contribution of the reasons for withhold ing the disclesure. As Adam had just such as the contribution of the reasons for withhold ing the disclesure. by a comparison between a fifful, spe-by a comparison between a fifful, spe-lost "an excellent situation" and was radic measurement of connected, such as Jack bowed down with grief in consequence. Caste's rebellion on the one heard and the protectorals of Oticer Crow cell on the protectoral of Oticer Cro lost "an excellent situation" and was when the two houses shall assemble at bowed down with grief in consequence, 12 o'clock, July 3d, next. It is thought by proving property and paying charges. wered this interrogatory, and especially bour law? It has everything to do with acts on the subject of reconstruction of it which related to the latter of t The Merchants' national bank of Men

ussion, and at 2:30 adjourned

until Monday morning. H'DOL' RS FRO. MILITARY DISTRICT,) CHARLESTON, S. C., June 18.

acting to bond reconcid. Such a special ders us in various ways, and by ingenious I have the honor to request that I unity required a special answer, and schemes only liable to the slight objection may be relieved from command in this mitigary district. I respectfully demand therefore, was that the first and fourth exceptions were overruled and the second it demands that they shall pay for exceptions were overruled and the second it demands that they shall pay for exceptions were overruled and the second it demands that they shall pay for the accurations of the attorney general and third sllowed.

The United States may only the prothem to pursue certain professions and proval of the president and congress, ple of the Southern States into admitting avocations. It could with the same right that these be called state governments that the Constitution of the United require ETHERINGE and BROWNLOW to general that the military authority has States was not a compact between Sove- pay a thousand dollars each, and obtain general that the military authority has reign States, to which there were no license, before becoming candidates tion of the reconstruction act, and dis

State had no right to withdraw from the with equal right require the shoe-Union under any circumstances; that maker, the hatter and the negro in K SICKLES, Maj.-Gen. Coma'g. f elsven did so, and formed a new Gov- boot-black to take out licenses. The president and suit left here this ernment, and the remaining States made. Then it requires every vender of a can of morning at eight o'clock. Gen. Gerdon Collector Smythe and others

State Governments subsequent to the stamped. It could with equal right held court in the drawing room at Bir HAMBURG, June 22.—Steamer Prussis Southern States against the United invitation to parties to be stamped, and BIRMINGHAM, June 21.—The Inti-States, but only an insurrection of indi- every stip of paper on which an edito- which succeeded the riot of last Tuesday

viduals; or any such Power de facto as vial article is written, the sacramental still continues. The city police are still who Confederate States of America." bread and wine, the care freshly laid by ollow seven warmen by J. D. Edwards for governor.

same way. So to construe the Constitution shape of the Assessor of the Infernal TELEGRAPHIC MARKETS. ion is, nevertheless, in the words of revenue tax, which pokes its nose into New York, June 22 -Money easy, 5 INSURANCE COMPANY, GRATTAN: "to repeal, not to interpret. | the private business of every man in the | 07 call; sterling, 01(a10). Gold, 138. Such explanation is violation, not interpose to day, \$482,000. | Consequence of the private business of every man in the | 07 call; sterling, 01(a10). Gold, 138. | Consequence of the private business of every man in the | 07 call; sterling, 01(a10). | Gold, 138. | Gold, 1 thority, but an offender. Judges are ball and receipts, as a penalty on industry ment of Monday shows a decrease of arbiters of public liberty. There is no and enterprize, and plunders the impov-set of power for which you have not a crished father of a family of the little 000 deposits, \$5,000,000 legal tenders;

molasses nominally unchanged.

LATE FROM WASHINGTON.

legged animal without feathers."

and also that, as this particular cotton had been shipped from the state of Texas, it now—according to the law of that state, and of the other separate sovereign state. They had filed a cross bill ar state. They had filed a cross bill against the Emissa of President against the President against the President agains

the cross suit (Fraser & Co.) had excepted to it as insufficient on the ground that the United States had not answered the interregatories—(I) as to whether there him by the Connecticut legislature was any law of the United States by the Connecticut legislature has paid Mr. Johnson a similar compliment by a handsome majority, but afterwards apoilt it by adding an invitation to the ground that he was summoned on account of any paid Mr. Johnson a similar compliment by a handsome majority, but afterwards apoilt it by adding an invitation to the ground that he will be examined.

He convicted of rape and murder, and that, pending the motion for a new trial, he is out on bail. The witness stated that he testified reluctantly, and was indignant that he was summoned on account of any paid Mr. Johnson a similar compliment by a handsome majority, but afterwards apoilt it by adding an invitation to the infamous Thad. Stevens,

ACCRECATE AND ACCESSORY

[WESTERN ASSOCIATED PRESS REPORTS.]

phis has on its own application ceased to be a depository of public moneys and financial agent of the United States. Three or four more witnesses testified against Surratt, and a long argument ensued. A motion was made by the defense to be allewed to recall the wit nesses for the purpose of laving a founds Over, the first witness, made statements different from those made on the stand, another witness had acrledged his corruption half an hour after he left the stand. The court re-

vernment. The third exception would, erefore, be allowed. If the second reption had stood alone be should not United States, which exempts the pow-

FOREIGN.

neither to be bought or builted, as no respectable English or French Court can ted States, and took \$12 for stamps. Then the State exacted \$11 43, tax on the Accordingly the attempt to builty and be has informed the United States that he not only might but sains! Seize ANO \$11 43 mere. Thus taxation, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebert Taxlor says of death, judicially inquire whether the Confederage is a Jebret Taxlor says of death, judicially inquire whether the Confederage is a Jebret Taxlor says of death, judicially inquire whether the Confederage is a Jebret Taxlor says of death, judicially in

12c. Raw whisky in bond, 30c.

JOHN P. TORIN.
JOHN D. BEAIRD.
JOHN MILLAN.
Hall of Hamilton Longs, No. 28,

NEW ADVERTISEM'TS NEW ADVERTISEME'TS NEW ADVERTISEM'TS

regular Numeranning communication of Kilvining Conference and State of Kilvining Local Part State of Kilvining Conference and St. John Ure Raptist.
All Master Masons in great standing are fre-ternally invited to attend.
By order of JOHN AINBLIE S. W., last. B. PULLER, See'y, ject it MASONIC NOTICE, -The regular such annual e samunica-tion of South Memphie Lodge, No. 118, will be held in her ball on Montary. and ount with Memphis Lorge No. 118.

Ount will be beid in her hall on Monday, will be beid in her hall on Monday, with Jane as 8 o'clock p.m., it being the anniversary of 8t. Join: the Baptist.

All Master Massus in good standing are fracted ond.

By price of J. F. SELLERS, W. M. B. K. FULLER, Secretary.

MASONIC NOTICE. The officers and members of Leile Scott Lodge, No. 200, will nest at the Hall of South Mempilis Lodge, No. 118, Monday Evening, Since 2th, at a p.m., for important Sustines.

All the members are requested to attend prospetty. Promptly.

By order of JOHN AINSLIE, W. M.
Attost:
H. P. WOODWARD, Secretary. 62211 Masonic Notice. A NGERONA LODGE, No. 168, will meet of Monday evening, the 34th inst., at 75 o'clock. All members of the Lodge are re-quested to attend promptly. B. B. FORSTÉR, W. M. John Bearish, Secressy.

Strayed. by proving property at all paying charges.
ADOLPHE SEWING,
Jensir On Armstrong's Place Jela'at* South Memphis Division, No. 48 Sons of Temperance. THE regular meeting for the election of Officers will be held useft Tuescay evening 25th inst, at 8 o'clock. All freembers of the Division are requested and expected to be in attendance By order of the W. P.

F. M. HALEY, R. S.

Office Southern Asylum, HERNANDO, MISS., June 22, 1867. The object was to prove that the first witness, made statements and from those made on the stand.

AT a meeting of the Stockholders of the Southern Asylum, held this day in their office, it was Resident, Test all persons who have subscribed stock to the Southern Asylum has another. eribes succk to the Southern Asytum be and hey are hereby notified to come forward eithin ten days from date hereof, and pay up heir subscriptions in full in accordance with the provisions of the thatter. Headned further, That he case of failure on the part of any Stockinsider to comply with he above resolution, that he be released from ability to the Courgany, for said Stock, and equired to return Cortificates issued to him, not take up collains is deposited. By order:

le it THOMAS S. HALPIN, Secretary.

General Grocer. 284 Main Street

Whelesale and Retail

-And-

Wines, Liquors, Cigars, Fruits, etc.,

No. 236 Front Street,

HERNANDO

No. 12 Jefferson Street.

MEMPHIS, TENW.

THREE HUNDRED PACKAGES MORE IHEAVY GROCERIES JUST ARRIVING And Afloa

UGHT ON THE LATE DECLINE For sale Low-only for Cash-at IVINSON'S,

LONDON, June 21 .- Queen Victoria P. H. HEINRICH & BRO. Confectioners CANDY MANUFACTURERS

selves guilty of crime ami herrsy and hatched, every potato and onion exposed Disturbances may break out again. nee of all the rights of freemen.

No merublation by State or Nation rack.

Treason, under the torture and upon the for sale, the comin of the dead and the body of the bride, and disfranchise for the every night.

No merublation by State or Nation rack.

dent to prevent the annihilation of civil which you have not an adjudication. procure some comfort or luxury for his gold notes; payments, \$2,374,985; balling 22,2400 customs and 250,000 customs are 250,000 customs and 250,000 customs and 250,000 customs are 250,000 customs are 250,000 customs are 250,000 customs are 250,000 "Neither judgments nor Judges' opinlons, nor precedents, are laws; still less
can they repeal laws, still less franchises,
can they repeal laws, still les

BAVARIAN BITTERS. The best Bitters in the ... H. b. die Crawle Bradsh.

isted since the execution of Charles Ion Washington, June 20.—The fourth the 30th of January, 1849, were ignored day's session of the cabinet held this franchised by Brownlow since the 18th One of the Firm of shloss & BEO.

One of the Firm of shloss & BEO.

One of the Firm of shloss & BEO.

AT PRICES TO SUIT THE TIMES,

Regardless of Cost, And in quantities to suit Purchasers, either

Wholesale or Retail. As this is no humber, but a positive sale, t

HAYNES, STOCKTON & HAYNES, ATTORNEYS AT LAW,

Office .- Rooms No. 3, Second Floor, " Vincent's Building," CORNER EAST COURT and SECOND STS.,

MEMPHIS, TENN. Sheriff's Sale. BY virtue of a Plaries Flere Facine to me sected from the Law Court of Mempals, data June 22, 1807, in favor of Jordan Scoto and against W. T. Williams et al., I will on Wednesday, the 3d Day of July, 1887.

By Jas. H. Swan, D. S. WINTERS, Sheriff.

THE UNDERSIGNED TAKE PLEASUR In informing the public, and especia-tion Ladder, that their episcous sant Mago-cenit Salcon the largest and finest in the di-IS NOW OPEN. We will farmab

TOE CREAK. --SODA WATERS, TA SHERBERT. CONFECTIONERIES. PASTRIES.

MANUFACTURE PURE CANDIES, in all their variety-furnished fresh, daily to the City or Country Trade, in any desirable quanty, at Low Rates. Wedding Cakes, Pyramids, Vases, and all descriptions of PASTRIES made to o der, by able and skilled Consectioners. 290 and 293 Second Street Cornes of Mad

ON FACTORS AND COMMISSI reshants, ES Front street, over I Fa Memphy San Consignments of those suicile [all-daw2] Stock Peas for Sale. H. M. SALE

H. M. SAVE

This spicintic passers and a spin leave as above

FOR EVAVSHILLE. wallis and avansville Workly Parket. meenta, Hale's Point, New Madrid Johnson, Columbus, Cviro, Paducah C. H. GALLOWAY, THIS DAY, 251 inst., at 5 p.m. Proprietor. LEVY 4 MEGER,

W AN pass H E R,

WHICH had take he FIRST PREMIUMS
over all the duvining Machines in the
country. Is chesp, durable, and will pay for itcalf in the saving of clothes, as it don't rub.
It saves time, strength and servants. Also, the IMPORTER OF Universal Clothes Wringer. These Machines are sold under a guarant

WHEELER PICKENS& CO., AGENTS. Fancy Goods, Notions,

EVER OFFERED IN MEMPRIS WILL BE Agent for the celebrated Boulevard Hoop Skirts 225 SECOND STREET 225 WOODLAND MALE ACADEMY

THE NEXT SESSION OF THIS INSTITU HONDAY, AUGUST 12th, 1867.

The object will be to make schot and no EXPENSES, PER TERM, OF 20 WHEES: Sourd and Tuitfon in ordinary English ok-keeping, Natural Science and Lau-Half to be paid in advance, balance at the utitle of the term.

Free catalogue containing full particulars, ad-rese the Principal, EDWIN P. CATER, A. B. GEORGIA STATE LOTTERY. For the Benedt of "The Masonic Orphans' Home."

W. W. BOYD, Deputy Grand Master, Principal Manager. ESTABLISHED by Act of Legislature of Relief of the Widows and Orphans.

ATOM, JE LY 17th, 1867. PRIZES, FROM \$50,000 00 cance. PRICE OF TICKETS.—Wholes, \$12; Hilly Quarters, \$5; Eighths, \$1 50.

-AND-Foot of Union Street. PRICES FOR THE SEASON

No extin charge for Swimming Lessons.

No danger of drowning.

Dress Brom, intuoding Bathing, Dress and Cwels, 50 conts. Swimming Lessons give hree timess week, Mondays, Weinesdays and A. H. STRATMAN. MAYDWELL & ANDERSON,

No. 59 Union Street, Between Second and Third. Dissolution.

tyle of Bice & Engel. KORTE & McDONOUGH.

GAS AND STEAM FITTERS, 344 Second Street, OPPOSITE GREENLAW OPERA HOUSE. THE ATTENTION OF THE PUBLIC IS respectfully called to our new and complete

PLUMBERS,

GAS AND COAL OIL FIXTURES, Of all descriptions, Pumps, Water Closets, Bath Tubes, Marble Washstands, Sheet Lead and Last Pipes, Wrought Iron, tiss and Steam Pipes and Fittings aways on hand. We are stall times propured to introduce into CAS AND WATER PIPES,

Notice. A N Annual Meeting of the Stockholders of the Scuthern Life insurance company, in the heid at the office of the company, in city of Memphis, on the First Tuesday of the at 4 o'clock p.m., for the election of Digity of Metors, n.m., for the fact of the enuming year.

BEN MAY, Secretary. Memphis and Charleston Railroad. a high ton cordially and consistent ASSISTANT SUPERINTENDEST'S OFFICE.)

For Sale.

Korte & McDonough,

ONE & Horse Power & Cylinder Hicks' Engine, complete and entirely new, suitable for driving a Printing Press or light Machinery. 168 feet, 3-inch Shafting with Couplings and Pullies, entirely new. For terms apply to W. T. ROSS, Gen'l Sup't M. and C. R. R. the County Court of Shaiby Crauty, Pennessee, notice is hereby given in personnes of the order of said Clerk, for all persons having mains against said clerk, for all persons having mains against said clerk, and then the said the said Clerk, and then the said in the said Clerk, and then the said in the manner prescribes by law, on or against the light any of October, 1887.

May 17, 1887.

May 17, 1887. FOR SALE One Light Spring Wagon, with Harness, all in good order. For terms amply to W. J. ROSS, M. and C. R. R. June 17, 1867. June 17, 1867.

H. P. BUTLER, State Agent North American Life & Accident Ins. Co., 16 Jefferson Rt., Memphis, Toun, Alabama Lime. WE are daily receiving Superior Alahama
Lime, in large quantities, which we are
selling at lowest rales, at the Sind City Colton
Shes, comes Linden and Clinton street,
my 50 im
EDDINS & GOLIGHTEY. Watchmaker and Optician. E. L. MICHOT, 357 1-2 Main Street,

NEW ICE CREAM SALOON. MUSICAL SOIREE.

CREENLAW OPERAHOUSE. Monday Evening, June 21th,

Western and Virginia Tobacco Agency. MAYER, MARSHUETZ & CO.,



DAMAGED WE ARE DETERMED AGED BY THE LATE FIFE AD

D GOODS DRY GOOL SOUND and DRY - COODS

Goods are Sold at. OWING TO THE RUSH ATTENDING OUR GREAT CLEARING SALE, We offer at the following prices, 330 Waln, a few doors north of Valon st. For This Week Only.

Must Sell our Goods.

ELMON BROS. 297 Main Street.

The attention of all Sufferers is in eved to the -ANTI-MALARIAL -A SURE REMEDY

And are the attle and As a TY. Prophylactic
THE P. LOY, THOUT EQUAL.

PETERSBURG, VA. Read the following from among the

Main Street, Corner of Court. Dear Ti-Har Survey VA, Nov. 29, 1881.

Dear Ti-Har Survey Stack of Chilly control of the Appointation fiver, and in a west from them. I sheerfully E. T. Everrs, Polesburg.

> Our Entire Stock of Black Lace Points. Black Lack Points.

i. T. Evenus.
Sir: — Having been induced to try your valuable medicine in a severe case of Agne and ever, confinated on the Appointate a viver, if even me great please e to state that I gave me infer relief almost instantaneously after auf-ring some months and trying vario a doctors. Figured Linen Lawns, 30c, Respectively yours.
JNO, WYTHE PARTS, Norfelk, Va. Fine Linen Toweling, 12 1-2c, Fine Linen Toweling, 12 1-2c,

(From the Petersburg Index.) ANTI Makastal Sittams—This preparate four neighbors is making triends in ex-rection. Below we copy from the Richmo raminer an article incommendation of the urunalely forus our health is so good as require medicales, and hence the camp Handsome Lawns and Lenes, 20c, Handsome Lawns and Lenos, 20c. Handsome Lawns and Lenos, 20c.

> THE LADIES Stock and Prices. PLANTERS, PLANTERS

THREE TEN ACRE LOTS! WE will offer without reserve to the highest Wednesday, June 28th, at 12 o' lock,

> Also, at the same time and place, THREE BUILDING LOTS.

AUCTION.

TERMS One-third Cash; balance on a credit of one, two and three years, BOYSTER, TREZEVANT & CO.

Jeff23d Se We beg to call special attention to obtained notice of the large and importa-ale o well improved and centrally loca

Trust Sale.

At Less Prices than Damaged

Boys an TREZEVANT & Co., Auc. to over that very valuable ovener property longing to Albert Graham, Esq., at the nor Corner Second and Poplar Streets,

made known at sale. BOYSTER, TREZEVANT & CO., AUCTION SALES, By"MILES & STODDARD, 371 Main Street, (JACKBON BLOCK) ALES DAILY AT 10 O'CLOCK. CONS

B. VAN BROCKLIN. NERAL STOCK AUCTIONERS, Needlson street, Memphis, Twun.

DRY-GOODS ANNUAL CLOSING OUT SALE - OF -

SPRING AND SUMMER GOODS -AT THE-

SOUTHERN DRY-GOODS EMPORIUM.

MENKEN BROTHERS, No. 263

With a view of Closing Out Our present Stock of Seasonable Goods, we

will Sell Grenadines, Silk Emb'rd, 25c, -Grenadines, Silk Emb'rd, 25c,

We also offer, at a Sacrifice, Black Lace Points,

Figured Linen Lawns, 80c. Figured Linen Lawns, 30c.

Wishing to Supply their Pialtations, WILL PIND SPECIAL INDUCEMENTS MENKEN BROTHERS,

Architect and Engineer.

We are Bound to Reduce Stock and

PRO BONO PUBLICO!

BINTERS

U. S. BONDED CELLAR. ANTI- MALARIAL BITTERS

ALE in the United State D F. EVERTS & CO.. Sole manufacturers & Proprietors.

many Certificates received by us; Fond's Duror, VA., Nov. 29, 1886

Grenadines, Silk Emb'rd, 25c. Parmanum, Va., March 7, 1987. of That we believe it to be the duty of D. T. Everers & Co., Gents:—It is with pleasure that I can aid in Gents:—It is with pleasure that I can aid in

Beginning as Low as \$5 00.

Fine Linen Toweling. 12 1-2c, Fine Linen Toweling, 12 1-20, Handsome Lawns and Lenos, 20c,

Are invited to examine our

Memphis, Tenn.

April let, 180.

Attachment Suit. onn Antrim and Louis Sweet, partners as Antrim & ewest, Plaintiffs, vs. M. W. Reid

and Thomas J. Reid, pariners as Held & Brother, befordants. PFIDAVIT for attachment having been A PFIDAVIT for attachment having book made in his sense in pursuance of becalon 165 of the Code of Transesses, and attachment having here lessed and returned by the proper officer "levied, etc." on the property of the defendants, Raid & Brogher;

It is therefore or sense Transes and defendants appear at the Courtbook in the city of Memphis, Tenns, on or before the second Monday in Cottoner tent, and defend this soil, or the same will be taken for confensed in 50-them, and the enseme for hearing at parts; and that a copy of this order he published once a week for four consecutive weeks in the Memphis Deliy Appeal. A COPY: GRAHAM, DONOVAN, Cherk.
H. Clay King, Attorney for Phalatiffs.

july lawstw

WORSHAM HOUSE. OWING TO THE DECLINE IN PROVISIONS

W. H. GOODLETT. I. E. GHODLET COODLETT & CO., Transient finests at 83 per day, and LARRY HARMSTAD & CO., Agents,

te any hotel in the Southw this and Syanery SOUTHERN

TRIMMING EMPORIUM JAMES G. MOFFATT, 347 Main St., South of Union, Ladies' Dress and Cloak Trimmings, French and German Buttons

Zephyr Worsted. THE LARGEST STOCK OF Worsted Patterns, Real Laces, English Hosiery, Damaged Goods Toys, French Corsets.

ON MONDAY, JUNE 17th, Near Saulsbury. -- AT---WHOLESALE AND RETAIL, Hardeman County, Tenn. REGARDLESS OF COST.

Boots and Shoes, Hats, Notions, A Large Lot of Ribbon, Etc., Etc., Etc.

Clothing,

JERRY LEWIS.

A. S. LEVY & CO., Auction & Commission, 350 Second Street. SALES EVERY DAY. Quick sales; prompt Charcoat! Charcoal!

AM prepared to deliver the best CHARCOAL in large or small quantities, in any percent set sits. Leave your orders with John Rano. e city. Leave your orders with John Kane greer South and shelpy streets [all [ms]] J. B. MILLER. NATHAN BRO.'S & CO.,

IMPORTEES OF 86: Quarters, \$5; Eighths, \$1.50.
Applications for Dichets to be made by Mail Director or Express to FAY & CHANOLER.
General Agents for Pennessee,
No. 18 Lefferson street,
Key Hox 70, Memphis, Tenn.

No. B. The public for the Mail Control of the FRENCH WINES, LIQUORS, SWIMMING SCHOOL

Foreign Fruits, AND PRODUCE. No. 262 Second Street

OPPOSITE COURT SC MEMPHIS, TENNESSEE. PROCEEDINGS Of Meeting to Remove Confederate Dead at Iuka, Miss., May 27, 1867. MARBLE WORKS. The meeting of the citizens of lake, Tisho-mingo county, State of Mississippi, the in, J. 1s. Martin was called to the Chair and o't. T.J. Norcom to so; as secretary, who ex-

in adjourned meeting at # o'check p.m.

e dand, that we soffed from our friends else zero positionary and for definying the expense to is with. Scalest, That we regard Dr. Wim M. Willson for this issuitable with in his effort to raise funds
for this issuitable purpose.

Resided, That a copy of the proceedings of
this meeting be forwarded to the lake, Memphis and St. Louis papers, with the request for
publication, which were unanimously stopped.

J. D. MARKIES, Chairman.

T. J. Noncois, Secretary.

10.18 Insolvent Notice. Matate of William S. Washington, dec'd.

Non-Resident Notice. Bill for Partition of Real Estate in the Co John Hallum vs. E. O. Perrin.

IN this cause it appearing from affidavit of size inst defendant, b. O. Perrin, is a resident of the State of New York;

It testerofore ordered, That he do enter he

PRACTICAL WATCHMARES, has for sale-watch Material, Clocks, and Speciacles of all Rinds. Hallom a Mulligan, sola for petitic myll lawiw

FANCY AND STAPLE DRY GOODS